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5	Counsel for Defendant ADROW				
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7	IN T	ATES DISTRICT COURT			
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9	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
10	INITED STATES OF AMERICA,		No. CR-12-0704 CW		
11	Plainti	ff,	STIPULATION AND [PROPOSED]		
12	V.		ORDER SETTING MOTION SCHEDULE		
13	MANUEL ADROW,	) )	) Hearing Date: February 25, 2013		
14	Defendants.		Court: Hon. Claudia Wilken		
15		)			
16	The above-captioned matter is set on February 25, 2013 before this Court for				
	motion setting. The defense intends to file a motion to suppress evidence obtained as a				
17	motion setting. The defense i	ntends to file a me	otion to suppress evidence obtained as a		
17 18	_		otion to suppress evidence obtained as a questioning of the defendant. Accordingly,		
	result of a warrantless seizure	and subsequent q			
18	result of a warrantless seizure the parties request that this Co	and subsequent quart continue the i	questioning of the defendant. Accordingly,		
18 19	result of a warrantless seizure the parties request that this Co	and subsequent quart continue the i	nuestioning of the defendant. Accordingly, matter to April 15, 2013 at 2:00 p.m. for		
18 19 20	result of a warrantless seizure the parties request that this Co	and subsequent quart continue the i	nuestioning of the defendant. Accordingly, matter to April 15, 2013 at 2:00 p.m. for		
18 19 20 21	result of a warrantless seizure the parties request that this Co hearing on defendant's motion schedule:	and subsequent quart continue the rent to suppress. The	nuestioning of the defendant. Accordingly, matter to April 15, 2013 at 2:00 p.m. for		
18 19 20 21 22	result of a warrantless seizure the parties request that this Co hearing on defendant's motio schedule: Defense Motion:	and subsequent quart continue the rent to suppress. The March 18, 2013	nuestioning of the defendant. Accordingly, matter to April 15, 2013 at 2:00 p.m. for		
18 19 20 21 22 23	result of a warrantless seizure the parties request that this Co hearing on defendant's motion schedule: Defense Motion: Government Opposition:	e and subsequent quart continue the rent to suppress. The March 18, 2013  April 1, 2013	nuestioning of the defendant. Accordingly, matter to April 15, 2013 at 2:00 p.m. for		
18 19 20 21 22 23 24	result of a warrantless seizure the parties request that this Co hearing on defendant's motion schedule: Defense Motion: Government Opposition: Defense Reply: Hearing:	e and subsequent quart continue the report of the suppress. The March 18, 2013  April 1, 2013  April 8, 2013  April 15, 2013	nuestioning of the defendant. Accordingly, matter to April 15, 2013 at 2:00 p.m. for		

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1	3161(h)(7)(A) and (B)(iv) is appropriate bet	tween February 25, 2013 and March 18, 2013	
2	3161(h)(7)(A) and (B)(iv) is appropriate between February 25, 2013 and March 18, 2013  for adequate preparation of counsel. The defense is engaged in angoing review of discovery		
3	for adequate preparation of counsel. The defense is engaged in ongoing review of discovery		
	and investigation in this matter and legal research related to the motion to suppress. The		
4	requested continuance will allow the defense to further its investigation of the underlying		
5	facts of the case and to obtain and review necessary records. The failure to grant such a		
6	continuance would unreasonably deny counsel for the defendant the reasonable time		
7	necessary for effective preparation, taking into account the exercise of due diligence.		
8	Further, once the motion is filed, time is excludable under 18 U.S.C. § 3161(h)(1)(D) based		
9	on the filing and disposition of a pretrial motion.		
10	)		
11	February 21, 2013	/s/	
12		NED SMOCK Assistant Federal Public Defender	
13	5	Attorney for Manuel Adrow	
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15	February 21, 2013	BRIAN LEWIS	
16		Assistant United States Attorney	
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1	ORDER				
2	Based on the reasons provided in the stipulation of the parties above, the Court				
3	hereby adopts the following motion schedule for defendant's motion to suppress:				
4	Defense Motion:	March 18, 2013			
5	Government Opposition:	April 1, 2013			
6	Defense Reply:	April 8, 2013			
7	Hearing:	April 15, 2013			
8	Based on these findings, IT IS HEREBY ORDERED THAT the motion setting				
9	hearing date of February 25, 2013 is vacated and the matter is calendared for hearing on the				
10	defense motion on April 15, 2013. It is further ordered that based on the reasons set forth				
11	above, time is excluded from February 25, 2013 through April 15, 2013 pursuant to 18				
12	U.S.C. §§ 3161(h)(7)(A) and (B)(iv) and 18 U.S.C. § 3161(h)(1)(D).				
13	IT IS SO ORDERED				
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15	2/22/2013 Date	Chidele			
16	Date	Chief United States District Judge			
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